

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

UNITED STATES OF AMERICA)	
)	
v.)	02:05cr0152
)	
GARY GEORGE)	

ORDER OF COURT

AND NOW, this 2nd day of June, 2006, after review of the POSITION WITH RESPECT TO SENTENCING FACTORS filed by Defendant, Gary George (*Document No.* 25), the Court has determined that the factual matters disputed by Defendant in Paragraphs 8 - 10 of the Presentence Investigation Report are not material and no finding is necessary because the controverted matters raised in Defendant's Position will not be taken into account in determining Defendant's sentence. *See* Fed. R. Crim. P. 32(i)(3)(B) (a sentencing court "must - for any disputed portion of the presentence report or other controverted matter - rule on the dispute or determine that a ruling is unnecessary either because the matter will not affect sentencing, or because the court will not consider the matter in sentencing").

BY THE COURT:

s/Terrence F. McVerry
United States District Court Judge

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